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## IN THE UNITED STATES DISTRICT COURT

## FOR THE DISTRICT OF MONTANA

## **BILLINGS DIVISION**

UNITED STATES OF AMERICA,	
Plaintiff,	Case No. CR 24-93-BLG-SPW
VS.	THIRD UNOPPOSED MOTION TO
<b>v</b> 5.	CONTINUE PRETRIAL
KRISTOFER MIKAL WRIGHT,	DEADLINES AND TRIAL DATE
Defendant.	

COMES NOW Defendant, KRISTOFER MIKAL WRIGHT, by and through Defendant's counsel of record, LISA J. BAZANT, and moves the Court for an order continuing the dates currently set for pretrial deadlines and trial date. In support of his motion, Defendant states:

1. Undersigned counsel has obtained the discovery and initiated review

with her client, who is currently housed in Big Horn County Detention Facility in Basin, Wyoming. While in the course of review, Mr. Wright has requested additional discovery that has not been previously disclosed by the Government, but is referenced in other discovery documents, to include substantive text messages and electronic and aerial surveillance. Mr. Wright asserts that he needs complete discovery in order to effectively evaluate his case. Counsel has been in contact with counsel for the government, Thomas Godfrey, who is working with law enforcement to obtain the items requested. Following receipt, undersigned counsel will travel to Basin to review the discovery with her client.

- 2. Based on the outstanding discovery requested, counsel currently is not able to assess whether relevant pretrial motions exist. Additionally, given the nature of the allegations and the potential sentence Defendant is facing, the undersigned respectfully requests a continuance of the pretrial deadlines and trial date.
- 3. Counsel has contacted Assistant U.S. Attorney Thomas Godfrey regarding the motion. Mr. Godfrey has no objection.

RESPECTFULLY SUBMITTED January 3, 2025.

/s/Lisa J. Bazant
LISA J. BAZANT
Attorney for Defendant

## CERTIFICATE OF SERVICE L.R. 5.2(b)

I hereby certify that on January 3, 2025, a copy of the foregoing document was served on the following persons by the following means:

1 CM-ECF
Hand Delivery
2 Mail
Overnight Delivery Service
Fax
E-Mail
1.
CLERK, UNITED STATES DISTRICT COURT
Thomas Godfrey Assistant United States Attorney U.S. Attorney's Office Billings, MT
2. Kristofer Mikal Wright
/s/ Lisa J. Bazant LISA J. BAZANT Attorney for Defendant